Valid without vote.

Assembly is hereby given and shall be valid and binding without a vote of the majority of the qualified voters of the county.

Conflicting laws repealed.

SEC. 2. That all laws and clauses of laws in conflict with this Act are hereby repealed.

SEC. 3. That this Act shall be in full force and effect from and after its ratification.

Ratified this the 8th day of March, 1943.

## S. B. 332

## CHAPTER 624

AN ACT TO AUTHORIZE THE ALLOCATION OF FUNDS FROM THE CONTINGENCY AND EMERGENCY FUND TO DEFRAY ADMINISTRATIVE EXPENSES PROVIDED FOR IN CONJUNCTION WITH THE CREATION OF UNIFIED BOARDS OF DIRECTORS FOR CERTAIN STATE HOSPITALS AND CORRECTIONAL INSTITUTIONS.

Preamble: Unified Board of Directors created by S. B. No. 129 for certain State institutions. WHEREAS, a unified board of directors is created by Senate Bill Number one hundred and twenty-nine for The State Hospital at Raleigh, The State Hospital at Morganton, The State Hospital at Goldsboro and The Caswell Training School at Kinston; and

Unified Board created by S. B. No. 225 for certain other State institutions. WHEREAS, a unified board of directors is created by Senate Bill Number two hundred and twenty-five for The Stonewall Jackson Manual Training and Industrial School, The Eastern Carolina Industrial Training School for Boys, The Industrial Farm Colony for Women, The State Home and Industrial School for Girls, The Morrison Training School and The State Training School for Negro Girls; and

Proration of certain costs among institutions. WHEREAS, in each of said bills provision is made for prorating among the several institutions certain administrative costs relating to certain employees responsible to the unified boards; and

Appropriations for said institutions determined prior to enactment of said bills. WHEREAS, the biennial appropriations for the several institutions were determined upon prior to the enactment of the bills above referred to; and

Possible inadequacy of appropriations for administrative expenses. Whereas, such biennial appropriations might prove inadequate to defray the additional administrative expenses necessary to carry out the purposes of said bills: Now, therefore,

The General Assembly of North Carolina do enact:

Allocation authorized to pay additional administrative expenses, if appropriations prove inadequate.

SECTION 1. That in the event the appropriations made to the several above-named institutions should not prove adequate to defray a part or all of the additional administrative expenses made necessary as described above, the Governor and Council of State are hereby authorized to allocate from the Contingency